

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/423,523	07/05/2000	KIYOTAKA ISHINO	ATOCM163	6838
	90 02/26/2003 TTE 7EL ANO & RR	ANIGAN	EXAM	INER
MILLEN WHITE ZELANO & BRANIGAN ARLINGTON COURTHOUSE PLAZA I 2200 CLARENDON BOULEVARD SUITE 1700			SERGENT, RABON A	
			ART UNIT	PAPER NUMBER
ARLINGTON,	VA 22201		1711	

DATE MAILED: 02/26/2003

11

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/423,523 Applicant(s)

Ishino et al.

Examiner

Rabon Sergent

Art Unit 1711

|--|

		1 depart
	The MAILING DATE of this communication appears	s on the cover sheet with the correspondence address
A SHO	OR REPLY DRTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. TO SEE A STREET STATE OF THE PROVISIONS OF 37 CFR 1.136 (a).	T TO EXPIREthree MONTH(S) FROM In no event, however, may a reply be timely filed after SIX (6) MONTHS from the
mailing - If the p - If NO p - Failure		the statutory minimum of thirty (30) days will be considered thirty (30) days will be considered thirty (30) and will expire SIX (6) MONTHS from the mailing date of this communication.
Status		
1)💢	Responsive to communication(s) filed on <u>Dec 2, 2</u>	el e la confinal
2a) 🗌	This action is FINAL . 2b) X This a	ction is non-final.
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under Ex p	e except for formal matters, prosecution as to the merits is parte Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposi		
4) 💢	Claim(s) <u>4-9 and 12-15</u>	is/are pending in the application.
	4a) Of the above, claim(s)	is/are withdrawn from control
5) 🗆	Claim/s)	10/0.0
6) 🔀	Ole: m/a) 4.9 and 12-15	15/6/6 10/0000
7) 🗆	ent in the same	13/4.0 03/50
. —	Claims	are subject to restriction and/or election requirement.
8) ∐		
	ation Papers The specification is objected to by the Examiner	
9) ∟	is/	are a) Laccepted or b) Laccepted to by the Examiner
10)	The drawing(s) fied on	ne drawing(s) be held in abeyance. See 37 CFR 1.85(a).
ا ده د	The proposed drawing correction filed on	is: a) approved b) disapproved by the Examine
11)	If approved, corrected drawings are required in re	ply to this Office action.
401	dealerstipp is objected to by the Ex	aminer.
12)	420	
Priori	ty under 35 U.S.C. §§ 119 and 120 Acknowledgement is made of a claim for foreig	n priority under 35 U.S.C. § 119(a)-(d) or (f).
وروا	N☑ All b) Some* c) None of:	
0	Costified copies of the priority documents	have been received.
	t the extensity documents	have been received in Application No.
•	3. X Copies of the certified copies of the priori application from the International I *See the attached detailed Office action for a list of the control of the certified copies of the priori and the copies of the priori	ty documents have been received in this National Stage
_	*See the attached detailed Office action for a list of the second of a claim for dome	estic priority under 35 U.S.C. § 119(e).
14)[the fersion language DIOV!	sional application has been reserved
	a) I The translation of the foleign language provinces	estic priority under 35 U.S.C. §§ 120 and/or 121.
15)		
	chment(s) (Notice of References Cited (PTO-892)	4) Interview Summery (PTO-413) Paper No(s).
1) ()	Notice of Partisperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)
3)	Cintown Statement(s) (PTO-1449) Paper No(s).	6) Cther:

Art Unit: 1711

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 4-10 and 12-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Flesher ('024) or Werenicz et al. ('887) or WO 96/15174, each in view of Tesch ('327).

The primary references disclose the production of water vapor permeable films, but are silent regarding the use of the films as covers for compost heaps. As discussed within applicants' Background of the Invention and Tesch, the use of covers over compost heaps to prevent undue interference from weather conditions has long been known. Furthermore, Tesch discloses that films suitable for use as covers over compost can be tailored or modified to control such conditions as oxygen or air permeability. See column 6, lines 43+. Though Tesch advises, but

Application/Control Number: 09/423,523 Page 3

Art Unit: 1711

does not necessarily require, that slits within the film be used to control these conditions (column 4, line 59), the reference is considered to emphasize the concept of the sheet permitting gas exchange and the beneficial properties conveyed by such gas exchange. The position is taken that one of ordinary skill in the art familiar with the advances in gas permeable films, as taught by the primary references, would have fully realized that the film permeabilities of Tesch can be achieved by the use of the permeable films taught by the primary references, without the need for slitting the films. Therefore, the position is further taken, in view of the art recognized need to both protect compost piles from the elements and to control the environment of the compost, that it would have been obvious to utilize gas permeable films, such as those disclosed by the primary references, as protecting covers for compost heaps.

3. Contrary to applicants' argument within page 4 of the response of December 2, 2002, applicants' film does not exclude physical modifications, such as holes or slits, to the film to control the permeabilities.

Any inquiry concerning this communication should be directed to R. Sergent at telephone number (703) 308-2982.

RABON SERGENT PRIMARY EXAMELIES

R. Sergent

February 22, 2003